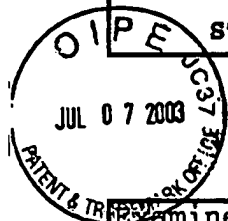


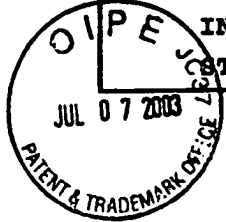
PTO-1449 (Modified)	ATTORNEY DOCKET NO. 1.096.01	SERIAL NUMBER 10/062,178
U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE	APPLICANT Johann F. Hellenkamp	
FIRST SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT BY APPLICANT	FILING DATE January 31, 2002	GROUP ART UNIT 3731



OTHER DOCUMENTS RELATED TO LITIGATION
BAUSCH AND LOMB SURGICAL v. MORIA, S.A. and MICROTECH, INC.

Examiner's Initials	Document	Data CD Reference No.
<i>W</i>	Summons & Complaint	BLMM01
	Answer of Moria, S.A.	BLMM02
	Answer of Microtech, Inc.	BLMM03
	Moria's First Interrogatories	BLMM04
	Defendants' First Request for Production of Documents	BLMM05
	B&L's Combined Motion to Dismiss/Motion to Strike [and proposed Order]	BLMM06
	Defendants' Brief in Opposition to Plaintiff's Motion to Dismiss or Strike Their Counterclaim	BLMM07
	Order	BLMM08
	Amended Answer of Moria, S.A.	BLMM09
	Amended Answer of Microtech, Inc.	BLMM10
	B&L's Answer to the Amended Counterclaim of Moria	BLMM11
	B&L's Answer to the Amended Counterclaim of Microtech	BLMM12
	B&L's Interrogatories to Defendant Moria	BLMM13
	B&L's Interrogatories to Defendant Microtech	BLMM14
	B&L's First Set of Request for Production and Things to Defendants Moria and Microtech	BLMM15
	(Proposed) First Amended Complaint	BLMM16
	B&L's Interrogatories to Defendant Moria	BLMM17

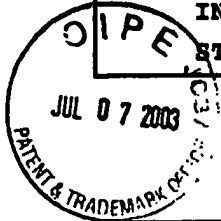
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BAUSCH AND LOMB SURGICAL v. MORIA, S.A. and MICROTECH, INC.**

Examiner's Initials	Document JUL 17 2003 TECHNOLOGY CENTER R3700	Data CD Reference No.
<i>an</i>	B&L's Interrogatories to Defendant Microtech	BLMM18
	B&L's First Set of Request for Production of Documents and Things to Defendants Moria and Microtech	BLMM19
	First Amended Complaint	BLMM20
	B&L's Second Interrogatories (No. 5) to Defendant Microtech	BLMM21
	B&L's Second Set of Request for Production (Nos. 61-81) of Documents and Things to Defendants	BLMM22
	B&L's Second Interrogatories (No. 5) to Defendant Moria	BLMM23
	Stipulation	BLMM24
	Answer of Moria S.A. to First Amended Complaint	BLMM25
	Answer of Microtech, Inc. to First Amended Complaint	BLMM26
	B&L's Amended Answer to Moria's Counterclaim	BLMM27
	B&L's Amended Answer to Microtech's Counterclaim	BLMM28
	B&L's Confidential Answers to Moria's First Interrogatories	BLMM29
	B&L's Answers to Moria's First Interrogatories	BLMM30
	B&L's Responses to Defendants' First Request for Production of Documents	BLMM31
	Moria, S.A. & Microtech, Inc.'s Response to B&L's First and Second Sets of Requests for Production	BLMM32
	Defendants' Response to B&L's First and Second Sets of Interrogatories	BLMM33

PTO-1449 (Modified)	ATTORNEY DOCKET NO. 1.096.01	SERIAL NUMBER 10/062,178
U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE	APPLICANT Johann F. Hellenkamp	
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**OTHER DOCUMENTS RELATED TO LITIGATION
BAUSCH AND LOMB SURGICAL v. MORIA, S.A. and MICROTECH, INC.**

Examiner's Initials	Document	Data CD Reference No.
	JUL 17 2003 TECHNOLOGY CENTER B3700	
<i>aw</i>	Letter of Transmittal - B&L's Claim Charts	BLMM34
	Letter of Transmittal - Defendant's Response to Claim Charts	BLMM35
	Defendants' Second Request for Production of Documents	BLMM36
	Defendants' Second Set of Interrogatories	BLMM37
	B&L's Responses to Defendants' Second Request for Production of Documents	BLMM38
	B&L's Answers to Defendants' Second Set of Interrogatories	BLMM39
	Report of Roger F. Steinert, M.D.	BLMM40
	Markman Report of J.E. Akin, Ph.D., P.E.	BLMM41
	Second Amended Complaint [and Stipulation]	BLMM42
	Rebuttal Report of Roger F. Steinert, M.D.	BLMM43
	Rebuttal Report of Stephen G. Slade, M.D.	BLMM44
	Answer of Moria S.A. and Microtech, Inc. to Second Amended Complaint	BLMM45
	Defendants' Markman Brief	BLMM46
	Plaintiff B&L's Brief in Support of Claim Construction [and (proposed) Order]	BLMM47
	Plaintiff B&L's Second Amended Answer to Defendants' Counterclaim	BLMM48
	Defendants' Markman Reply Brief	BLMM49
	Plaintiff B&L's Reply to Defendants' Markman Brief	BLMM50

PTO-1449 (Modified)	ATTORNEY DOCKET NO. 1.096.01	SERIAL NUMBER 10/062,178
U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE	APPLICANT Johann F. Hellenkamp	
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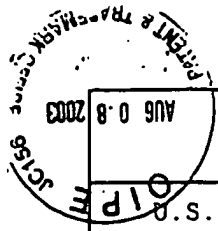


OTHER DOCUMENTS RELATED TO LITIGATION
BAUSCH AND LOMB SURGICAL v. MORIA, S.A. and B&L MTECH, INC.

Examiner's Initials	Document	Data CD Reference No.
	JUL 17 2003 TECHNOLOGY CENTER B3700	
<i>am</i>	Joint Exhibits for Markman Hearing, Vol. 1 of 3	BLMM51
	Joint Exhibits for Markman Hearing, Vol. 2 of 3	BLMM52
	Joint Exhibits for Markman Hearing, Vol. 3 of 3	BLMM53
	Conclusions of Law Regarding Patent Claim Construction	BLMM54
	Plaintiff B&L's Request for Reconsideration of the Court's April 16, 2002 Claim Construction	BLMM55
	Defendants' Brief in Opposition to Plaintiff's Request for Reconsideration of Markman Order	BLMM56
	Plaintiff B&L's Reply in Support of B&L's Request for Reconsideration of the Court's April 16, 2002 Claim Construction	BLMM57
	Memorandum Sur Motion for Reconsideration of Patent Claim Construction	BLMM58

Examiner's Signature	<i>[Signature]</i>	Date Considered:	6-17-04
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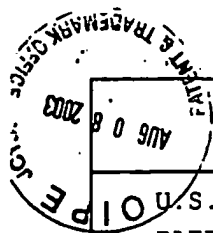
EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw Line through citation if not in conformance and not considered. Include copy of this form with next communication to Applicant.



PTO-1449 (Modified)	ATTORNEY DOCKET NO. 1.096.01	SERIAL NUMBER 10/062,178
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SECOND SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT BY APPLICANT	FILING DATE January 31, 2002	GROUP ART UNIT RECEIVED AUG 18 2003

OTHER DOCUMENTS RELATED TO LITIGATION
BAUSCH & LOMB SURGICAL, INC. v. OASIS MEDICAL, INC.
 TECHNOLOGY CENTER R3700

Examiner's Initials	Document	Data CD Reference Number
<i>aw</i>	Notice of Interested Parties Pursuant to Rule 4.6; Summons; Complaint for Patent	BLOM001
	Defendant Oasis Medical, Inc.'s Notice of Motion and Motion for Sanctions, Including Determine Sanctions Pursuant to Fed. R. Civ. Pro. Rule 11; Memorandum of Points and Authorities in Support Thereof; Declaration of Surjit P. Soni; and Exhibits A - I	BLOM002
	Defendant's Statement of Uncontroverted Material Facts and Conclusions of Law in Support of Motion for Summary Judgment	BLOM003
	Defendant's Notice of Motion and Motion for Summary Judgment; Memorandum of Points and Authorities in Support Thereof; Declaration of Surjit P. Soni; and Exhibits	BLOM004
	Defendant's Notice of Withdrawal of Motion for Summary Judgment	BLOM005
	Stipulation Continuing Time to Respond to the Complaint to December 15 th , 2000; and Order Thereon	BLOM006
	Bausch & Lomb Surgical, Inc.'s Interrogatories to Defendant	BLOM007
	B&L's Requests for Production of Documents and Things to Defendant	BLOM008
	B&L's Request for Admissions to Defendant	BLOM009
	Defendant's Notice of Motion and Motion for Summary Judgment; Memorandum of Points and Authorities in Support Thereof; Declaration of Surjit P. Soni; and Exhibits	BLOM010
	Defendant's Statement of Uncontroverted Material Facts and Conclusions of Law in Support of Motion for Summary Judgment	BLOM011
	B&L's Statement of Genuine Issues in Response to the Statement of Uncontroverted Facts and Conclusions of Law in Opposition to Defendant's Motion for Summary Judgment of Non-Infringement	BLOM012



PTO-1449 (Modified)	ATTORNEY DOCKET NO. 1.096.01	SERIAL NUMBER 10/062,178
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OTHER DOCUMENTS RELATED TO LITIGATION
BAUSCH & LOMB SURGICAL, INC. v. OASIS MEDICAL, INC.

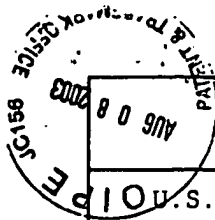
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Examiner's Initials	Document	Data CD Reference Number
<i>W</i>	B&L's Written Evidentiary Objections to the Declaration of Surjit P. Soni and Exhibits Attached Thereto in Opposition to Defendant's Motion for Summary Judgment of Non-Infringement	BLOM013
	B&L's Memorandum of Points and Authorities in Opposition to Defendant's Motion for Summary Judgment of Non-Infringement	BLOM014
	B&L's Memorandum of Points and Authorities in Opposition to Defendant's Motion for Sanctions	BLOM015
	Declaration of Lester L. Hewitt and Accompanying Exhibits in Support of B&L's Opposition to Defendant's Motion for Sanctions	BLOM016
	Declarations of Stephen J. Hilmes, John J. Weidenbenner, John E. Akin and Gregory M. Hasley in Opposition to Defendant's Motion for Summary Judgment of Non-Infringement	BLOM017
	Declaration Exhibits in Support of B&L's Opposition to Defendant's Motion for Summary Judgment of Non-Infringement	BLOM018
	Defendant's Objections to the Declarations of Stephen J. Hilmes, John J. Weidenbenner, John E. Akin, Gregory M. Hasley and Lester L. Hewitt Filed in Opposition to Defendant's Motion for Summary Judgment	BLOM019
	Defendant's Reply in Support of Its Motion for Summary Judgment	BLOM020
	Defendant's Reply Brief in Support of Motion for Sanctions, Including to Determine Sanctions Pursuant to Fed. R. Civ. Pro. Rule 11	BLOM021
	Defendant's Objections to the Declaration of Lester L. Hewitt Filed in Opposition to Defendant's Motion for Sanctions	BLOM022
	Defendant's Reply to B&L's Written Evidentiary Objections to the Declaration of Surjit P. Soni and the Exhibits Attached Thereto	BLOM023

PTO-1449 (Modified)	ATTORNEY DOCKET NO. 1.096.01	SERIAL NUMBER 10/062,178
U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE	APPLICANT Johann F. Hellenkamp	
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OTHER DOCUMENTS RELATED TO LITIGATION
BAUSCH & LOMB SURGICAL, INC. v. OASIS MEDICAL, INC.

Examiner's Initials	Document	Data CD Reference Number
<i>ms</i>	Defendant's Answer and Affirmative Defenses to Complaint of B&L, and Counterclaims	BLOM024
	Notice of Interested Parties	BLOM025
	Defendant's Responses to B&L's Interrogatories; Set No.: One	BLOM026
	Defendant's Responses to B&L's Requests for Production of Documents and Things	BLOM027
	Defendant's Responses to B&L's Requests for Admissions	BLOM028
	Defendant's Notice of Motion and Second Motion for Summary Judgment; Memorandum of Points and Authorities in Support Thereof; Declaration of Surjit P. Soni and Norman Delgado; and Exhibits	BLOM029
	Defendant's Statement of Uncontroverted Material Facts and Conclusions of Law in Support of Motion for Summary Judgment	BLOM030
	B&L's Reply to Crossclaims of Defendant and Counter-Claimant Oasis Medical, Inc.	BLOM031
	B&L's Initial Disclosures Under Local Rule 6.2 and F.R.C.P. 26(a)(1)	BLOM032
	Defendant's Rule 6 Disclosures	BLOM033
	Stipulation and [Proposed] Order Resetting Hearing Date on Defendant and Counter-Claimant's "Second" Motion for Summary Judgment	BLOM034
	Order Resetting Hearing Date on Defendant and Counter-Claimant's "Second" Motion for Summary Judgment	BLOM035
	Verification for Defendant's Responses to B&L's Interrogatories, Set No.: One	BLOM036
	B&L's Memorandum of Points and Authorities in Opposition to Defendant's Second Motion for Summary Judgment of Non-Infringement	BLOM037
	B&L's Statement of Genuine Issues of Material Fact in Opposition to Defendant's Second Motion for Summary Judgment	BLOM038

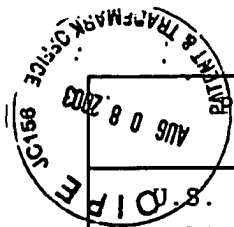


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OTHER DOCUMENTS RELATED TO LITIGATION
BAUSCH & LOMB SURGICAL, INC. v. OASIS MEDICAL, INC.

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Examiner's Initials	Document	Data CD Reference Number
W	Written Evidentiary Objections to the Declaration of Surjit P. Soni and Norman Delgado, and Exhibits Attached Thereto In Support B&L's Opposition to Defendant's Second Motion for Summary Judgment of Non-Infringement	BLOM039
	Declaration in Support of B&L's Opposition to Defendant's Second Motion for Summary Judgment of Non-Infringement	BLOM040
	Declaration Exhibits in Support of B&L's Opposition to Defendant's Second Motion for Summary Judgment of Non-Infringement	BLOM041
	Defendant's Reply in Support of Its Second Motion for Summary Judgment	BLOM042
	Defendant's Reply to B&L's Statement of Genuine Issues of Material Fact in Opposition to Defendant's Second Motion for Summary Judgment	BLOM043
	Defendant's Reply to B&L's Written Evidentiary Objections to the Declaration of Surjit P. Soni and Norman Delgado	BLOM044
	Defendant's Objection to the Declarations of Stephen J. Hilmes, John J. Weidenbenner, John E. Akin and Gregory M. Hasley Filed in Opposition to Defendant's Second Motion for Summary Judgment	BLOM045
	Defendant's First Set of Interrogatories to B&L	BLOM046
	Defendant's First Set of Requests for Admissions to B&L	BLOM047
	B&L's Reply to Defendant's Objections to Declarations of Hilmes, Weidenbenner, Akin, and Hasley Filed in Opposition to Defendant's Second Motion for Summary Judgment	BLOM048
	B&L's Request to File Sur-Reply to Defendant's Reply in Support of Its Second Motion for Summary Judgment	BLOM049
	B&L's Sur-Reply to Defendant's Reply in Support of Its Second Motion for Summary Judgment	BLOM050
	Order Granting B&L Leave to File Sur-Reply to Defendant's Reply in Support of Its Second Motion for Summary Judgment	BLOM051

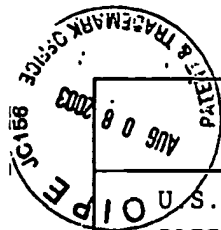


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BAUSCH & LOMB SURGICAL, INC. v. OASIS MEDICAL, INC.

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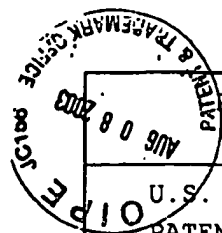
Examiner's Initials	Document	CD Reference Number
<i>ml</i>	Scheduling and Case Management Order	BLOM052
	Defendant's First Set of Requests for Production of Documents to B&L	BLOM053
	Joint Submission re: Construction of Claim 54 in Connection with Defendant's Motion for Summary Judgment Filed Pursuant to Court Order of February 12 th , 2001	BLOM054
	B&L's Response to Requests for Admissions 1-28	BLOM055
	B&L's Answers and Objections to Interrogatories 1-19	BLOM056
	B&L's Responses to First Set of Requests for Production of Documents	BLOM057
	Joint Stipulation Requesting Status Conference and Order Thereon	BLOM058
	Protective Order	BLOM059
	B&L's First Supplemental Answers to Interrogatories 7 and 16	BLOM060
	Verification for B&L's Confidential First Supplemental Answer to Interrogatory 1; Verification for B&L's Confidential First Supplemental Answers to Interrogatories 7 and 16	BLOM061
	Supplemental Information Lodged in Response to Court Request	BLOM062
	Memorandum of Decision and Preliminary Claim Construction	BLOM063
	Memorandum of Decision	BLOM064
	Joint Submission Relating to Proposed Pre-trial Order for Claim Construction Hearing	BLOM065
	B&L's Amended Responses to Requests for Admissions 3-10, 15, 18, and 20	BLOM066
	B&L's Amended Responses to First Set of Requests for Production of Documents, Request Nos. 5, 6, 16-19, 28-123, 136-138, 149, 151, 153, 156, 161-165, 168-171, 178, 180-182, and 189-193	BLOM067
	B&L's First Amended Answers to Interrogatories 2 and 17 and Second Amended Answers to Interrogatories 9-15	BLOM068



PTO-1449 (Modified)	ATTORNEY DOCKET NO. 1.096.01	SERIAL NUMBER 10/062,178
U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE	APPLICANT Johann F. Hellenkamp	
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OTHER DOCUMENTS RELATED TO LITIGATION
BAUSCH & LOMB SURGICAL, INC. v. OASIS MEDICAL, INC.

Examiner's Initials	Document	Data CD Reference Number
<i>ml</i>	Defendant's Supplemental Responses to B&L's Requests for Production of Documents and Things	BLOM069
	Revised Notice of Defendant's Motion to Compel Further Responses to Discovery	BLOM070
	Stipulation and [Proposed] Order re: Hearing Time on Defendant's Motion to Compel Further Discovery Responses or, in the Alternative, Permission to Appear Telephonically	BLOM071
	Supplemental Joint Submission Relating to Proposed Pre-Trial Order for Claim Construction Hearing	BLOM072
	B&L's Supplemental Memorandum Opposing Defendant's Motion to Compel	BLOM073
	Defendant's Supplemental Memorandum Regarding Defendant's Motion to Compel Further Responses to Discovery	BLOM074
	Joint Submission Relating to Proposed Pre-Trial Order for Claim Construction Hearing Pursuant to Court Order of October 22, 2001	BLOM075
	Stipulation and Order re: Hearing Time on Defendant's Motion to Compel Further Discovery Responses or, in the Alternative, Permission to Appear Telephonically	BLOM076
	Civil Minutes - General (including Order re: Defendant's Motion to Compel Further Response to Discovery)	BLOM077
	B&L's Second Amended Answer to Interrogatory 2 and Third Amended Answer to Interrogatory 12	BLOM078
	Notice of Ex Parte Application and Ex Parte Application of Defendant Requesting Scheduling of Markman Hearing; Declaration of Daniel Harrison Wu	BLOM079
	Opposition in Part by B&L to Defendant's Ex Parte Application re: Markman Hearing	BLOM080
	Defendant's Reply to B&L's Opposition Regarding Scheduling of Markman Hearing; Declaration of Surjit P. Soni	BLOM081



PTO-1449 (Modified)	ATTORNEY DOCKET NO. 1.096.01	SERIAL NUMBER 10/062,178
U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE	APPLICANT Johann F. Hellenkamp	
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OTHER DOCUMENTS RELATED TO LITIGATION
BAUSCH & LOMB SURGICAL, INC. v. OASIS MEDICAL, INC.

Examiner's Initials	Document	Data CD Reference Number
<i>cm</i>	Ex Parte Application to Continue Status Conference Date by B&L; Memorandum of Points and Authorities; Declarations of Jay C. Gandhi and David R. Clonts in Support Thereof	BLOM082
	Defendant's Reply to B&L's Opposition Regarding Scheduling of Markman Hearing; Declaration of Surjit P. Soni	BLOM083
	Defendant's Opposition to Ex Parte Application to Continue Status Conference Date by B&L; Declaration of Daniel Harrison Wu	BLOM084
	Declaration Of David R. Clonts	BLOM085
	Supplement/Revision to Joint Submission of Oct. 25, 2001 Relating to Proposed Pre-Trial Order for Claim Construction Hearing	BLOM086
	Stipulation for Claim Construction Hearing; [Proposed] Order	BLOM087
	Stipulation for Claim Construction Hearing; Order	BLOM088
	B&L's Initial Claim Construction Position re: U.S. Patent No. 6,051,009	BLOM089
	B&L's Second Set of Requests for Production Nos. 84 - 128 to Defendant	BLOM090
	Defendant's Initial Claim Construction Position re: U.S. Patent No. 6,051,009	BLOM091
	Defendant's Second Supplemental Responses to B&L's Interrogatories [Redacted]	BLOM092
	Defendant's Responses to B&L's Requests for Production of Documents (Set No. Two)	BLOM093
	Expert Report of Douglas J. Mastel Regarding Claim Interpretation	BLOM094
	Expert Report of Dr. James Salz Regarding Claim Interpretation	BLOM095
	Stipulation That Parties Will Not Present Patent Law Experts at Markman Hearing; Order	BLOM096
	Stipulation for Increase of the Maximum Number of Interrogatories; Order	BLOM097

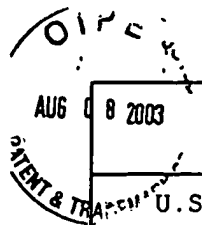
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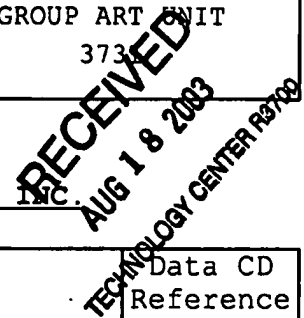
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 AUG 18 2003
 PATENT & TRADEMARK OFFICE

Examiner's Initials	Document	Data CD Reference Number
<i>W</i>	Stipulation to File First Amended Complaint; Order	BLOM098
	First Amended Complaint for Patent Infringement	BLOM099
	Notice of Deposition of Johann F. Hellenkamp	BLOM100
	Notice of Deposition of Richard J. Sherin	BLOM101
	Amended Notice of Deposition of Johann F. Hellenkamp; Subpoena	BLOM102
	Amended Notice of Deposition of Richard J. Sherin; Subpoena	BLOM103
	Rebuttal to the Expert Reports of Douglas J. Mastel and Dr. James Salz	BLOM104
	Defendant's Answer To First Amended Complaint And Counterclaims	BLOM105
	Notice Of Interested Parties	BLOM106
	Rebuttal Report of Stephen G. Slade, M.D.	BLOM107
	Amended Notice of Deposition of Johann F. Hellenkamp	BLOM108
	Amended Notice of Deposition of Richard J. Sherin	BLOM109
	Stipulation Regarding Discovery; Order	BLOM110
	Notice of Deposition of Dr. James J. Salz	BLOM111
	Notice of Deposition of Douglas J. Mastel	BLOM112
	B&L's Supplemental Claim Construction Position re: U.S. Patent No. 6,051,009	BLOM113
	Notice of Deposition Of John E. Akin; Subpoena	BLOM114
	Notice Of Deposition Of Stephen G. Slade; Subpoena	BLOM115
	Stipulation Amending Protective Order	BLOM116
	Response and Objections of Non-Party Stephen G. Slade to Defendant's Subpoena for Production of Documents	BLOM117
	Response and Objections of Non-Party John E. Akin to Defendant's Subpoena for Production of Documents	BLOM118
	Amended Notice of Deposition Of John E. Akin	BLOM119
	Amended Notice of Deposition Of Stephen G. Slade	BLOM120
	Objections of Non-Party Douglas J. Mastel and Defendant to B&L's Subpoena for Production of Documents	BLOM121
	Defendant's Third Supplemental Responses to B&L's Interrogatories	BLOM122

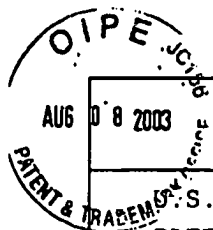


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BAUSCH & LOMB SURGICAL, INC. v. OASIS MEDICAL, INC.**

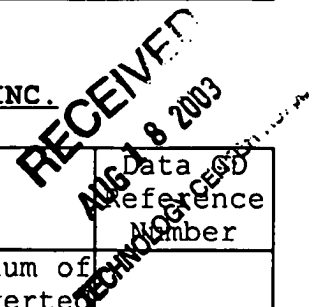


Examiner's Initials	Document	Data CD Reference Number
<i>QW</i>	Stipulation to One Day Extension of Cutoff for Markman Depositions	BLOM123
	B&L's Memorandum of Points and Authorities in Support of Claim Construction	BLOM124
	Exhibits to B&L's Memorandum of Points and Authorities in Support of Claim Construction	BLOM125
	Proposed Order Granting B&L's Claim Construction	BLOM126
	Stipulation to the Construction of Certain "Means for Engaging" and "Means for Being Operably Driven" Terms	BLOM127
	Notice of Filing Under Seal Defendant's Opening Markman Brief and Second Declaration of Ben M. Davidson in Support of Defendant's Proposed Claim Construction	BLOM128
	First Declaration of Ben M. Davidson in Support of Defendant's Proposed Claim Construction	BLOM129
	Declaration of James Salz, M.D. in Support of Defendant's Proposed Claim Construction	BLOM130
	Declaration of Douglas J. Mastel in Support of Defendant's Proposed Claim Construction	BLOM131
	Stipulation to One Week Extension for Rebuttal Expert Report of Dr. Stephen G. Slade; Order	BLOM132
	Supplemental Listing of Cases in Which Dr. Salz has Testified as an Expert in Last Four Years	BLOM133
	Notice of Application and Application for Order Authorizing Filing Under Seal; [Proposed] Order Authorizing Filing Under Seal	BLOM134
	Exhibits to B&L's Memorandum of Points and Authorities In Support of Its Motion to Exclude Expert Testimony	BLOM135
	Proposed Order Granting B&L's Motion to Exclude Expert Testimony	BLOM136
	Stipulation and [Proposed] Order re: Markman Hearing	BLOM137
	Civil Minutes - General (including Order Authorizing Filing Under Seal: B&L's Notice of Motion and Motion to Exclude Expert Testimony; Memorandum of Points and Authorities; Exhibit No. 5 of B&L's Motion to Exclude Expert Testimony)	BLOM138



PTO-1449 (Modified)	ATTORNEY DOCKET NO. 1.096.01	SERIAL NUMBER 10/062,178
U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE	APPLICANT Johann F. Hellenkamp	
SECOND SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT BY APPLICANT	FILING DATE January 31, 2002	GROUP ART UNIT 3731

OTHER DOCUMENTS RELATED TO LITIGATION
BAUSCH & LOMB SURGICAL, INC. v. OASIS MEDICAL, INC.

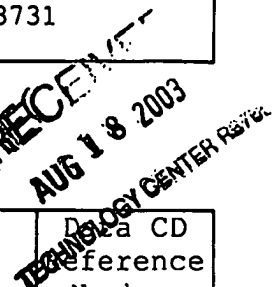


Examiner's Initials	Document	Data ID Reference Number
<i>ml</i>	Notice of Filing Under Seal Defendant's Memorandum of Points and Authorities, Statement of Uncontroverted Facts and Conclusions of Law, and Declaration of Andrew Eliseev in Support of Defendant's Motion for Summary Judgment of Invalidity of the Asserted Claims of the '009 Patent for Failure to Comply with the Best Mode Requirement of 35 U.S.C. § 112, Paragraph One	BLOM139
	Notice of Motion and Motion of Defendant for Summary Judgment of Invalidity of the Asserted Claims of the '009 Patent for Failure to Comply with the Best Mode Requirement of 35 U.S.C. § 112, Paragraph One; [Proposed] Order Granting Defendant's Motion for Summary Judgment of Invalidity of the Asserted Claims of the '009 Patent for Failure to Comply with the Best Mode Requirement of 35 U.S.C. § 112, Paragraph One	BLOM140
	Defendant's Response to B&L's Opening Markman Brief	BLOM141
	Third Declaration of Ben M. Davidson in Support of Defendant's Response to B&L's Opening Markman Brief	BLOM142
	Declaration of Ben M. Davidson Supporting Defendant's Opposition to B&L's Motion to Exclude Expert Testimony	BLOM143
	B&L's Opposition to Defendant's Opening Markman Brief	BLOM144
	Declaration of David R. Clonts with Attached Exhibits in Support of B&L's Opposition to Defendant's Opening Markman Brief	BLOM145
	Stipulation and [Proposed] Order re: Extensions for Briefing on Defendant's Motion for Summary Judgment	BLOM146
	Errata re: Color Pages 22 and 23 in B&L's Opposition to Defendant's Opening Markman Brief	BLOM147
	[PROPOSED] Order Granting Errata re: Color Pages 22 and 23 in B&L's Opposition to Defendant's Opening Markman Brief	BLOM148
	B&L's Reply to Defendant's Opposition to Motion to Strike Experts	BLOM149
	Declaration of David R. Clonts with Attached Exhibits In Support of B&L's Reply to Defendant's Opposition to Motion to Strike Experts	BLOM150

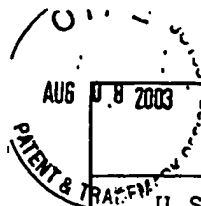


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OTHER DOCUMENTS RELATED TO LITIGATION
BAUSCH & LOMB SURGICAL, INC. v. OASIS MEDICAL, INC.



Examiner's Initials	Document	Page CD Reference Number
<i>mw</i>	Order Granting Errata re: Color Pages 22 and 23 in B&L's Opposition to Defendant's Opening Markman Brief	BLOM151
	Notice of Application and Application for Order Authorizing Filing Under Seal	BLOM152
	Notice of Filing Under Seal B&L's Memorandum of Points and Authorities, Declaration of Gregory M. Hasley with Attached Exhibits, and Statement of Genuine Issues of Material Fact in Opposition to Defendant's Motion for Summary Judgment on Best Mode	BLOM153
	Declaration of Gregory M. Hasley with Attached Exhibits in Support of B&L's Opposition to Defendant's Motion for Summary Judgment on the Best Mode Issue [Redacted]	BLOM154
	[Proposed] Order Authorizing Filing Under Seal	BLOM155
	Defendant's Reply to B&L's Opposition Markman Brief	BLOM156
	Fourth Declaration of Ben M. Davidson in Support of Defendant's Reply to B&L's Opposition Markman Brief	BLOM157
	B&L's Reply to Defendant's Response to B&L's Opening Markman Brief	BLOM158
	Declaration of David R. Clonts with Attached Exhibits in Support of B&L's Reply to Defendant's Response to B&L's Opening Markman Brief	BLOM159
	Stipulation to the Construction of Certain "Means for Engaging" and "Means for Being Operably Driven" Terms	BLOM160
	Order Authorizing Filing Under Seal	BLOM161
	B&L's Markman Hearing Exhibit List	BLOM162
	Defendant's Demonstratives and Trial Director Slides for the Markman Hearing	BLOM163
	B&L's Demonstratives for the Markman Hearing	BLOM164
	Independent Claims of the '009 Patent at Issue	BLOM165
	Amended B&L's Markman Hearing Exhibit List	BLOM166
	Joint Proposed Agenda re: Markman Hearing	BLOM167
	Defendant's Markman Exhibit List	BLOM168
	Notice of Lodging of Deposition Transcripts of Johann Hellenkamp, James J. Salz, Douglas J. Mastel, John Edward Akin, Stephen G. Slade	BLOM169

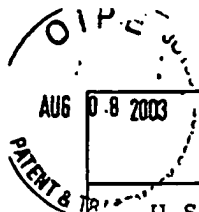


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BAUSCH & LOMB SURGICAL, INC. v. OASIS MEDICAL, INC.

RECEIVED
AUG 18 2003
 TECHNOLOGY CENTER R3700

Examiner's Initials	Document	Data CD Reference Number
<i>Am</i>	Amended B&L Markman Hearing Exhibit List	BLOM170
	Defendant's Markman Hearing Exhibits	BLOM171
	Memorandum of Decision re: Claim Construction	BLOM172
	Memorandum of Decision re: Defendant's Motion for Summary Judgment of Invalidity of the Asserted Claims of the '009 Patent for Failure to Comply with the Best Mode Requirement of 35 U.S.C. § 112, Paragraph One	BLOM173
	Stipulation for Case Management Schedule; [Proposed] Order	BLOM174
	Stipulation for Case Management Schedule; Order	BLOM175
	Notice of Videotaped Deposition of Robert Austriug	BLOM176
	Notice of Videotaped Deposition of Michael J. Ram	BLOM177
	Notice of Videotaped Deposition of William Hagel	BLOM178
	Subpoena for Documents to Michael J. Ram	BLOM179
	Defendant's Fourth Supplemental Responses to B&L's Interrogatories	BLOM180
	B&L's Cumulative Amended Answers and Objections to Interrogatories 1-19	BLOM181
	B&L's Second Amended Responses to First Set of Requests for Production of Documents	BLOM182
	Objections of Non-Party Michael J. Ram and Defendant to B&L's Subpoena for Production of Documents	BLOM183
	Notice of Taking Videotaped Deposition of Eric Weinberg and Request for Production of Documents; Subpoena	BLOM184
	Stipulation to File First Amended Answer to First Amended Complaint and Counterclaims; [Proposed] Order; Defendant's First Amended Answer to First Amended Complaint and Counterclaims	BLOM185
	Notice of Taking Videotaped Deposition of Eric Weinberg and Request for Production of Documents; Subpoena	BLOM186
	Defendant's Second Set of Requests for Documents and Things to B&L (Nos. 197-200)	BLOM187



PTO-1449 (Modified)	ATTORNEY DOCKET NO. 1.096.01	SERIAL NUMBER 10/062,178
U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE	APPLICANT Johann F. Hellenkamp	
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**OTHER DOCUMENTS RELATED TO LITIGATION
BAUSCH & LOMB SURGICAL, INC. v. OASIS MEDICAL, INC.**

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TECHNOLOGY CENTER R3700

Examiner's Initials	Document	Data CD Reference Number
<i>Am</i>	Defendant's Fifth Supplemental Responses to B&L's Interrogatories (No. 8)	BLOM188
	Notice of Taking Videotaped Deposition of Johann F. Hellenkamp and Request for Production of Documents; Subpoena	BLOM189
	Notice of Subpoena Duces Tecum to Micra USA, Inc.; Subpoena	BLOM190
	Notice of Subpoena Duces Tecum to Moria S.A.; Subpoena	BLOM191
	Notice of Videotaped Deposition of Michael J. Ram; Subpoena	BLOM192
	Notice of Videotaped Deposition of Yvonne Fernandez	BLOM193
	Notice of Videotaped Deposition of Felix Jaory	BLOM194
	Notice of Videotaped Deposition of Brett Nelson	BLOM195
	Notice of Videotaped Deposition of Norman Delgado	BLOM196
	Notice of Videotaped Deposition of Mark Anderson	BLOM197
	Notice of 30(b)(6) Deposition of Oasis Medical, Inc.	BLOM198
	Notice of Taking Videotaped Deposition of John J. Weidenbenner; Subpoena	BLOM199
	Notice of Taking Videotaped Deposition of Stephen J. Hilmes; Subpoena	BLOM200
	Corrected Subpoena to John J. Weidenbenner	BLOM201
	B&L's Objections to Notice of Deposition and Subpoena of Hans Hellenkamp	BLOM202
	Response and Objections of Non-Party Hans Hellenkamp to Defendant's Subpoena for Deposition and Production of Documents	BLOM203
	B&L's Third Set of Requests for Production to Defendant	BLOM204
	Response and Objections of Non-Party Eric Weinberg to Defendant's Subpoena for Production of Documents	BLOM205
	Amended Notice of Videotaped Deposition of Brett Nelson	BLOM206
	Amended Notice of Videotaped Deposition of Michael J. Ram	BLOM207
	Notice of Subpoena Duces Tecum to Micra USA, Inc.	BLOM208



PTO-1449 (Modified)	ATTORNEY DOCKET NO. 1.096.01	SERIAL NUMBER 10/062,178
U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE	APPLICANT Johann F. Hellenkamp	
SECOND SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT BY APPLICANT	FILING DATE January 31, 2002	GROUP ART UNIT 3731

OTHER DOCUMENTS RELATED TO LITIGATION
BAUSCH & LOMB SURGICAL, INC. v. OASIS MEDICAL, INC.

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Examiner's Initials	Document	Data CD Reference Number
<i>W</i>	B&L's Second Set of Requests for Admissions to Defendant	BLOM209
	B&L's Second Set of Interrogatories to Defendant	BLOM210
	B&L's Fourth Set of Requests for Production to Defendant	BLOM211

FOREIGN PATENTS

Examiner's Initials	Document Number	Year	Issuing Authority	Data CD Reference Number
<i>W</i>	0 442 156 B1	1991	EPO	BLOM212

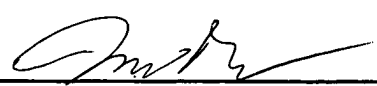
OTHER DOCUMENTS

Examiner's Initials	Document	Data CD Reference Number
<i>W</i>	Complaint for Patent and Trademark Infringement; Summons; <u>Bausch & Lomb Surgical, Inc. vs. Visionar, Inc. and Med-Logic, Inc.</u> , U.S. District Court for the Central District of California, Case No. SACV 00-412 DOC (ANX)	BLOM213
	Dismissal Under FRCP Rule 41(a)(1); <u>Bausch & Lomb Surgical, Inc. vs. Visionar, Inc. and Med-Logic, Inc.</u> , U.S. District Court for the Central District of California, Case No. SACV 00-412 DOC (ANX)	BLOM214
	MORIA, "Carriazo Barraquer Lamellar System for Keratoplasty" Brochure, V1	BLOM215
	MORIA, "Carriazo Barraquer Lamellar System for Keratoplasty" Brochure, V2	BLOM216
	MORIA, "Carriazo-Barraquer LSK" Brochure, 1998, V1	BLOM217
	MORIA, "Carriazo-Barraquer LSK" Brochure, 1998, V2	BLOM218


PTO-1449 (Modified)
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PTO-1449 (Modified)	ATTORNEY DOCKET NO. 1.096.01	SERIAL NUMBER 10/062,178
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Examiner's Signature		Date Considered:	6-17-04
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EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw Line through citation if not in conformance and not considered. Include copy of this form with next communication to Applicant.

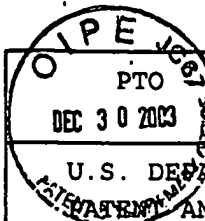

 PTO - 1449 (Modified)
 DEC 30 2003
 U.S. DEPARTMENT OF COMMERCE
 PATENT AND TRADEMARK OFFICE

APPLICANT Johann F. Hellenkamp	ATTORNEY DOCKET NO. 1.096.01
SERIAL NUMBER 10/062,178	CUSTOMER NUMBER 4912
THIRD SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT BY APPLICANT	FILING DATE January 31, 2002
	GROUP ART UNIT 3731

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
ADDITIONAL DOCUMENTS RELATED TO LITIGATION
BAUSCH & LOMB SURGICAL, INC. v. OASIS MEDICAL, INC.

Examiner's Initials	Document	Data CD Reference Number
<i>mw</i>	Order Granting Stipulation for Filing of Second Amended Complaint, Additional Depositions, and Modifications of Case Management Schedule, Including Unsigned Second Amended Complaint	BLOM219
	Notice of Subpoena Duces Tecum to Moria USA	BLOM220
	Amended Notice of Videotaped Deposition of Mark Anderson	BLOM221
	Amended Notice of 30(b)(6) Deposition of Defendant Oasis Medical, Inc.	BLOM222
	Amended Notice of Videotaped Deposition of Norman Delgado	BLOM223
	Amended Notice of Videotaped Deposition of Yvonne Fernandez	BLOM224
	Plaintiff Bausch & Lomb Surgical, Inc.'s Responses to Second Set of Requests for Documents and Things	BLOM225
	Defendant's Responses to B&L's Fourth Set of Requests for Production of Documents (Set No. Four)	BLOM226
	Defendant's Answer to Second Amended Complaint and Counterclaims	BLOM227
	Defendant's Responses to B&L's Second Set of Requests for Admissions (Nos. 73-185)	BLOM228
	Defendant's Responses to B&L's Fourth Set of Requests for Production of Documents (Set No. Four)	BLOM229
	Defendant's Responses to B&L's Second Set of Interrogatories (Nos. 13-15)	BLOM230
	Notice of Continuation of Videotaped Deposition of Norman Delgado and as 30(b)(6) Deponent for Categories 1-9, 12, 14-17, 24, 26, 27, and 30	BLOM231
	Amended Notice of Videotaped Deposition of Yvonne Fernandez, Individually, and as 30(b)(6) Deponent for Categories 13, 28, and 29	BLOM232
	Amended Notice of 30(b)(6) Deposition for Categories 18-23, William Hagel Designated Deponent	BLOM233

 PTO 1449 (Modified) U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE	APPLICANT Johann F. Hellenkamp	ATTORNEY DOCKET NO. 1.096.01
	SERIAL NUMBER 10/062,178	CUSTOMER NUMBER 4912
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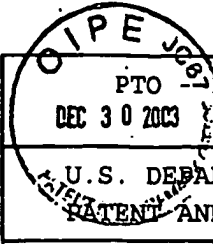
ADDITIONAL DOCUMENTS RELATED TO LITIGATION
BAUSCH & LOMB SURGICAL, INC. v. OASIS MEDICAL, INC.

Examiner's Initials	Document	Data CD Reference Number
<i>am</i>	Defendant's Second Set of Requests for Admissions to B&L (Nos. 29-89)	BLOM234
	Defendant's Second Set of Interrogatories to B&L (No. 20)	BLOM235
	Defendant's Third Set of Requests for the Production of Documents and Things to B&L (Nos. 201-250)	BLOM236
	Defendant's First Supplemental Initial Disclosures	BLOM237
	Notice of Taking Videotaped Deposition of Gregory M. Hasley	BLOM238
	Notice of Taking Videotaped Deposition of Craig Larson	BLOM239
	Defendant's Amended Answer to Second Amended Complaint and Counterclaims	BLOM240
	Notice of Deposition of Plaintiff Bausch & Lomb Surgical, Inc. (Fed. R. Civ. P. 30(b)(6))	BLOM241
	B&L's Fifth Set of Requests for Production to Defendant	BLOM242
	B&L's Third Set of Interrogatories to Defendant	BLOM243
	B&L's Third Set of Requests for Admissions to Defendant	BLOM244
	B&L's Objections to Defendant's Notice of Taking Videotaped Deposition of Craig Larson	BLOM245
	Defendant's Third Set of Interrogatories to B&L (Nos. 21-25)	BLOM246
	Defendant's Fourth Set of Requests for the Production of Documents and Things to B&L (Nos. 251-297)	BLOM247
	Defendant's Second Supplemental Initial Disclosures	BLOM248
	B&L's Objections to Defendant's Notice of Deposition of Plaintiff Bausch & Lomb Surgical, Inc. (Fed. R. Civ. P. 30(b)(6))	BLOM249
	Defendant's Notice of Ex Parte Application for an Order Compelling the Attendance of Gregory Hasley at a Deposition	BLOM250

 PTO 1449 (Modified) DEC 30 2003 U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE	APPLICANT Johann F. Hellenkamp	ATTORNEY DOCKET NO. 1.096.01
	SERIAL NUMBER 10/062,178	CUSTOMER NUMBER 4912
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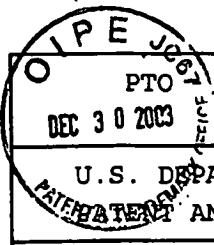
ADDITIONAL DOCUMENTS RELATED TO LITIGATION
BAUSCH & LOMB SURGICAL, INC. v. OASIS MEDICAL, INC.

Examiner's Initials	Document	Data CD Reference Number
<i>mw</i>	Notice of Filing Under Seal Defendant's Memorandum of Points and Authorities, Ben Davidson's Second Declaration in Support of Defendant's Notice of <i>Ex Parte</i> Application for an Order Compelling the Attendance of Gregory Hasley at a Deposition	BLOM251
	First Declaration of Ben M. Davidson in Support of Defendant's Notice of <i>Ex Parte</i> Application for an Order Compelling the Attendance of Gregory Hasley at a Deposition	BLOM252
	Declaration of Bradley J. Sparks in Support of Defendant's <i>Ex Parte</i> Application for an Order Compelling the Attendance of Gregory Hasley at a Deposition	BLOM253
	[PROPOSED] Order Granting Defendant's <i>Ex Parte</i> Application for an Order Compelling the Attendance of Gregory Hasley at a Deposition	BLOM254
	Appendix of Lexis and Westlaw Cases Cited by Defendant in its Memorandum of Points and Authorities in Support of Defendant's <i>Ex Parte</i> Application for an Order Compelling the Attendance of Gregory Hasley at a Deposition	BLOM255
	Defendant's Fourth (sic) Supplemental Initial Disclosures	BLOM256
	Notice of Deposition and Production of Documents of Non-Party Witness Russell Koepnick Pursuant to Subpoena Dated 9-25-03	BLOM257
	B&L's Notice of Motion and Motion to Strike and Dismiss the Allegations, Affirmative Defenses, and Counterclaims Asserted in Defendant's Answer to Second Amended Complaint and Counterclaims Pursuant to Fed. R. Civ. P. 12 and 15, and Authorities in Support Thereof	BLOM258

 PTO 1449 (Modified) DEC 30 2003	APPLICANT Johann F. Hellenkamp	ATTORNEY DOCKET NO. 1.096.01
U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE	SERIAL NUMBER 10/062,178	CUSTOMER NUMBER 4912
THIRD SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT BY APPLICANT	FILING DATE January 31, 2002	GROUP ART UNIT 3731

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 BAUSCH & LOMB SURGICAL, INC. v. OASIS MEDICAL, INC.

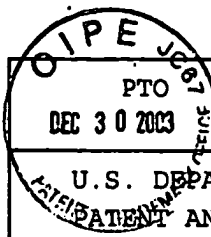
Examiner's Initials	Document	Data CD Reference Number
	TECHNOLOGY CENTER R3700	
<i>ms</i>	Declaration of Gregory M. Hasley with Attached Exhibits in Support of B&L's Motion to Strike and Dismiss the Allegations, Affirmative Defenses, and Counterclaims Asserted in Defendant's Answer to Second Amended Complaint and Counterclaims	BLOM259
	Notice of Deposition and Production of Documents of Non-Party Witness Alok Nigam Pursuant to Subpoena Dated 9-26-03	BLOM260
	Amended Proof of Service of <i>Ex Parte</i> Docs Filed 09/24/03	BLOM261
	B&L's Opposition to Defendant's <i>Ex Parte</i> Application for an Order Compelling the Attendance of Gregory Hasley at a Deposition	BLOM262
	Declarations of Jay C. Gandhi and Gregory M. Hasley In Opposition to Defendant's <i>Ex Parte</i> Application for an Order Compelling the Attendance of Gregory Hasley at a Deposition	BLOM263
	Evidentiary Objections and Motion to Strike by B&L to the First Declaration of Ben M. Davidson in Opposition to Defendant's <i>Ex Parte</i> Application for an Order Compelling the Attendance of Gregory Hasley at a Deposition	BLOM264
	Evidentiary Objections and Motion to Strike by B&L to the Declaration of Bradley J. Sparks in Opposition to Defendant's <i>Ex Parte</i> Application for an Order Compelling the Attendance of Gregory Hasley at a Deposition	BLOM265
	Civil Minutes - General: Defendant's <i>Ex Parte</i> Application for an Order Compelling the Attendance of Gregory Hasley at a Deposition is Denied	BLOM266
	Defendant's Request for Reconsideration of the Denial of Its <i>Ex Parte</i> Application for an Order Requiring the Deposition of Gregory Hasley at a Deposition	BLOM267



PTO 1449 (Modified) DEC 30 2003	APPLICANT Johann F. Hellenkamp	ATTORNEY DOCKET NO. 1.096.01
U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE	SERIAL NUMBER 10/062,178	CUSTOMER NUMBER 4912
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BAUSCH & LOMB SURGICAL, INC. v. COUSINS MEDICAL, INC.

Examiner's Initials	Document	Data CD Reference Number
	JAN 05 2004 TECHNOLOGY CENTER R3700	
<i>me</i>	B&L's September 30, 2003, Cumulative Amended Answers and Objections to Interrogatories 1-19	BLOM268
	Notice of Continued Deposition of Eric Weinberg	BLOM269
	Notice of Videotaped Deposition of Fred Janette	BLOM270
	B&L's Brief and Declaration of Gregory M. Hasley in Opposition to Defendant's Request for Reconsideration of the Denial of Its Ex Parte Application for an Order Compelling the Attendance of Gregory Hasley at a Deposition	BLOM271
	Defendant's Notice of Ex Parte Application and Application for a Telephonic Scheduling Conference Regarding Bifurcation or Severance of Antitrust and Related Unfair Competition Counterclaims	BLOM272
	Memorandum of Points and Authorities in Support of Defendant's Ex Parte Application for a Telephonic Scheduling Conference Regarding Bifurcation or Severance of Antitrust and Related Unfair Competition Counterclaims	BLOM273
	Declaration of Richard J. Coddington in Support of Defendant's Ex Parte Application for a Telephonic Scheduling Conference Regarding Bifurcation or Severance of Antitrust and Related Unfair Competition Counterclaims	BLOM274
	Declaration of Ben M. Davidson in Support of Defendant's Memorandum of Points and Authorities in Support of Ex Parte Application for a Telephonic Scheduling Conference Regarding Bifurcation or Severance of Antitrust and Related Unfair Competition Counterclaims	BLOM275
	Appendix of Lexis and West Law Cases Cited by Defendant in Its Memorandum of Points and Authorities in Support of Defendant's Ex Parte Application for a Telephonic Scheduling Conference Regarding Bifurcation or Severance of Antitrust and Related Unfair Competition Counterclaims	BLOM276

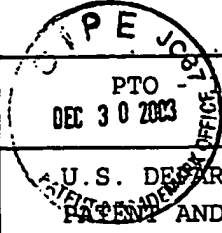


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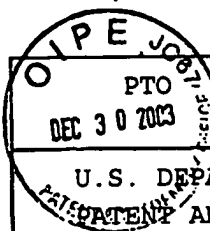
Examiner's Initials	Document	Data CD Reference Number
	JAN 05 2004 TECHNOLOGY CENTER R3700	
<i>JS</i>	[PROPOSED] Order Granting Defendant's Ex Parte Application for a Telephonic Scheduling Conference Regarding Bifurcation or Severance of Antitrust and Related Unfair Competition Counterclaims	BLOM277
	B&L's Opposition to Defendant's Ex Parte Application for a Telephonic Scheduling Conference Regarding Bifurcation or Severance of Antitrust and Related Unfair Competition Counterclaims	BLOM278
	Notice of Taking Videotaped Deposition of David Clonts	BLOM279
	Notice of Subpoena for Production of Documents from Non-Party Witness Russell Koepnick	BLOM280
	Amended Notice of Videotaped Deposition of Fred Janette	BLOM281
	Second Amended Notice of Videotaped Deposition of Fred Janette	BLOM282
	Order Denying Defendant's Ex Parte Application for Telephonic Scheduling Conference Regarding Bifurcation or Severance of Antitrust and Related Unfair Competition Counterclaims	BLOM283
	Civil Minutes - General: Withdrawal of Order Dated September 30, 2003, and Defendant's Ex Parte Application for an Order Compelling Attendance of Gregory Hasley at a Deposition is Denied Without Prejudice	BLOM284
	B&L's Responses to Defendant's Second Set of Interrogatories (No. 20)	BLOM285
	B&L's Responses to Defendant's Third Set of Requests for Production of Documents and Things (Nos. 201-250)	BLOM286
	B&L's Responses to Defendant's Second Set of Requests for Admissions (Nos. 29-89)	BLOM287
	Notice of Taking Non-Party Deposition of Dr. Mitchell A. Jackson	BLOM288
	Notice of Subpoena Duces Tecum to Akin Gump Strauss Hauer & Feld, LLP	BLOM289

 PTO 449 (Modified) DEC 30 2003	APPLICANT Johann F. Hellenkamp	ATTORNEY DOCKET NO. 1.096.01
U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE	SERIAL NUMBER 10/062,178	CUSTOMER NUMBER 4912
THIRD SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT BY APPLICANT	FILING DATE January 31, 2002	GROUP ART UNIT 3731

ADDITIONAL DOCUMENTS RELATED TO LITIGATION
BAUSCH & LOMB SURGICAL, INC. v. OASIS MEDICAL, INC.

Examiner's Initials	Document	Data CD Reference Number
<i>mt</i>	Notice of Voluntary Dismissal of Counterclaims Pursuant to Rule 41(a)(1)(i) Fed. R. Civ. P.	BLOM290
	Amended Notice of Deposition and Production of Documents of Non-Party Witness Alok Nigam Pursuant to Subpoena Dated 9-26-03	BLOM291
	Notice of Filing Under Seal Defendant's Memorandum of Points and Authorities and Declaration of Ben M. Davidson in Support of Defendant's Opposition to B&L's Motion to Strike and Dismiss the Allegations, Affirmative Defenses, and Counterclaims Asserted in Defendant's Answer to Second Amended Complaint and Counterclaims Pursuant to Fed. R. Civ. P. 12 and 15	BLOM292
	Appendix of Lexis and West Law Cases Cited by Defendant in Its Opposition to B&L's Motion to Strike and Dismiss the Allegations, Affirmative Defenses, and Counterclaims Asserted in Defendant's Answer to Second Amended Complaint and Counterclaims Pursuant to Fed. R. Civ. P. 12 and 15	BLOM293
	Declaration of Ben M. Davidson in Support of Defendant's Opposition to B&L's Motion to Strike and Dismiss the Allegations, Affirmative Defenses, and Counterclaims Asserted in Defendant's Answer to Second Amended Complaint and Counterclaims Pursuant to Fed. R. Civ. P. 12 and 15	BLOM294
	Defendant's Responses to B&L's Fifth Set of Requests for Production of Documents to Defendant (Set No. Five)	BLOM295
	Defendant's Responses to B&L's Third Set of Requests for Admissions (Set No. Three)	BLOM296
	Defendant's Responses to B&L's Third Set of Interrogatories to Defendant (Set No. Three)	BLOM297
	Objections by Non-Party Akin, Gump, Strauss, Hauer & Feld, L.L.P. and B&L to Defendant's Notice of Subpoena Duces Tecum and Requests for Production of Documents Contained Therein	BLOM298

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 TECHNOLOGY CENTER R3700

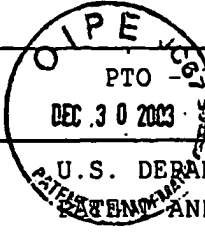
 PTO 1449 (Modified) U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE	APPLICANT Johann F. Hellenkamp	ATTORNEY DOCKET NO. 1.096.01
	SERIAL NUMBER 10/062,178	CUSTOMER NUMBER 4912
THIRD SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT BY APPLICANT	FILING DATE January 31, 2002	GROUP ART UNIT 3731

**ADDITIONAL DOCUMENTS RELATED TO LITIGATION
BAUSCH & LOMB SURGICAL, INC. v. OASIS MEDICAL, INC.**

Examiner's Initials	Document	Data CD Reference Number
<i>JS</i>	B&L's Responses to Defendant's Third Set of Interrogatories (Nos. 21-25)	BLOM299
	B&L's Responses to Defendant's Fourth Set of Requests for Production of Documents and Things (Nos. 251-297)	BLOM300
	Notice of Withdrawal of B&L's Motion to Strike and Dismiss the Allegations, Affirmative Defenses, and Counterclaims Asserted in Defendant's Answer	BLOM301
	Stipulation for Temporary Stay in Order to Conduct Expedited Mediation; Proposed Order	BLOM302
	Order Granting Stipulation for Temporary Stay in Order to Conduct Expedited Mediation	BLOM303
	Civil Minutes - General: In Chambers Conference Call Discussing Status of Case	BLOM304
	Civil Minutes - General: In Chambers Settlement Conference Discussing Status of Case AND Settlement is Placed	BLOM305
	Final Judgment and Injunction	BLOM306
	Stipulation to Vacate Claim Construction Rulings Entered July 18, 2001 and July 19, 2002; Order	BLOM307

OTHER DOCUMENTS

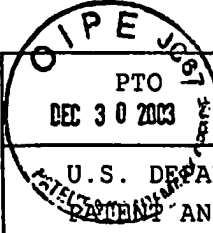
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<i>W</i>	BARRAQUER, Editor, "Refractive Keratoplasty (Compilation Of Reprints) Volume 1," Instituto Barraquer de America, Bogota, Columbia, March 1970.	BLOM308
<i>W</i>	BURATTA ET AL., Editors, "LASIK Principles and Techniques," SLACK Inc., Chs. 4, 6-7, 12-13, 23-24, 26-27, and 33, 1998.	BLOM309

 PTO - 449 (Modified) DEC 30 2003	APPLICANT Johann F. Hellenkamp	ATTORNEY DOCKET NO. 1.096.01
U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE	SERIAL NUMBER 10/062,178	CUSTOMER NUMBER 4912
THIRD SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT BY APPLICANT	FILING DATE January 31, 2002	GROUP ART UNIT 3731



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	GIMBEL ET AL., "LASIK Complications: Prevention and Management," SLACK, Inc., Chs. 3-5, and 9, 1999.	BLOM311
	MACHAT, "Excimer Laser Refractive Surgery," SLACK Inc., Chs. 8, 10, 12, and Appendices, 1996.	BLOM312
	MICROTECH, INC., Moria LASIK "One" Microkeratome Product Information, Bate Stamp Nos. BLOA004553-BLOA004556, http://www.microtechinc.com . ¹	BLOM313
	MORIA, LASIK "One" Microkeratome Product Information, Bate Stamp No. BLOA017127, http://www.moria-surgical.com , (accessed 10-20-2000).	BLOM314
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 PTO 1449 (Modified) DEC 30 2003	APPLICANT Johann F. Hellenkamp	ATTORNEY DOCKET NO. 1.096.01
U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE	SERIAL NUMBER 10/062,178	CUSTOMER NUMBER 4912
THIRD SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT BY APPLICANT	FILING DATE January 31, 2002	GROUP ART UNIT 3731

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
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- ¹ Upon information and belief, the referenced document, bearing date stamp numbers BLOA004553-BLOA4556, was available at least as early as April 4, 1997.
- ² Selections from this reference were provided in the Information Disclosure Statement filed on May 22, 2003, however, the entire reference is provided herein.

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Examiner's Signature 	Date Considered: 6-17-04
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EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw Line through citation if not in conformance and not considered. Include copy of this form with next communication to Applicant.

PTO-1449 (Modified)	ATTORNEY DOCKET NO. 1.096.01	SERIAL NUMBER 10/062,178
U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE	APPLICANT Johann F. Hellenkamp	
INFORMATION DISCLOSURE STATEMENT BY APPLICANT	FILING DATE January 31, 2002	GROUP ART UNIT 3731

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TECHNOLOGY CENTER R3700

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PTO-1449 (Modified)	ATTORNEY DOCKET NO. 1.096.01	SERIAL NUMBER 10/062,178
U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE	APPLICANT Johann F. Hellenkamp	
INFORMATION DISCLOSURE STATEMENT BY APPLICANT	FILING DATE January 31, 2002	GROUP ART UNIT 3731

U.S. PATENT DOCUMENTS

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PTO-1449 (Modified)	ATTORNEY DOCKET NO. 1.096.01	SERIAL NUMBER 10/062,178
U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE	APPLICANT Johann F. Hellenkamp	
INFORMATION DISCLOSURE STATEMENT BY APPLICANT	FILING DATE January 31, 2002	GROUP ART UNIT 3731

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PTO-1449 (Modified)	ATTORNEY DOCKET NO. 1.096.01	SERIAL NUMBER 10/062,178
U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE	APPLICANT Johann F. Hellenkamp	
INFORMATION DISCLOSURE STATEMENT BY APPLICANT	FILING DATE January 31, 2002	GROUP ART UNIT 3731

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PTO-1449 (Modified)	ATTORNEY DOCKET NO. 1.096.01	SERIAL NUMBER 10/062,178
U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE	APPLICANT Johann F. Hellenkamp	
INFORMATION DISCLOSURE STATEMENT BY APPLICANT	FILING DATE January 31, 2002	GROUP ART UNIT 3731

U.S. PATENT DOCUMENTS

Examiner Initials	Document Number	Date of Publication	Name of Applicant	OCR Data CD Box and Folder
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U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE	APPLICANT Johann F. Hellenkamp	
INFORMATION DISCLOSURE STATEMENT BY APPLICANT	FILING DATE January 31, 2002	GROUP ART UNIT 3731

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INFORMATION DISCLOSURE STATEMENT BY APPLICANT	FILING DATE January 31, 2002	GROUP ART UNIT 3731

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INFORMATION DISCLOSURE STATEMENT BY APPLICANT	FILING DATE January 31, 2002	GROUP ART UNIT 3731

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INFORMATION DISCLOSURE STATEMENT BY APPLICANT	FILING DATE January 31, 2002	GROUP ART UNIT 3731

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INFORMATION DISCLOSURE STATEMENT BY APPLICANT	FILING DATE January 31, 2002	GROUP ART UNIT 3731

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INFORMATION DISCLOSURE STATEMENT BY APPLICANT	FILING DATE January 31, 2002	GROUP ART UNIT 3731

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INFORMATION DISCLOSURE STATEMENT BY APPLICANT	FILING DATE January 31, 2002	GROUP ART UNIT 3731

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U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE	APPLICANT Johann F. Hellenkamp	
INFORMATION DISCLOSURE STATEMENT BY APPLICANT	FILING DATE January 31, 2002	GROUP ART UNIT 3731

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INFORMATION DISCLOSURE STATEMENT BY APPLICANT	FILING DATE January 31, 2002	GROUP ART UNIT 3731

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